



PATENT APPLICATION

THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

Docket No: Q62421

Yuzhong SHEN, et al.

Appln. No.: 09/755,150

Group Art Unit: 2642

Confirmation No.: 4416

Examiner: Quyhn H. Nguyen

Filed: January 08, 2001

For:

PROCESS, SERVICE COMPUTER, SWITCHING CENTER, TERMINALS AND PROGRAM MODULES FOR HANDLING INCOMING TELEPHONE CALLS DURING

AN ONLINE DATA-NETWORK SESSION BLOCKING A SUBSCRIBER LINE

STATEMENT OF SUBSTANCE OF INTERVIEW

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Please review and enter the following remarks summarizing the interview conducted on April 27, 2005:

REMARKS

An Examiner's Interview Summary Record (PTO-413) was received with the mail date of May 10, 2005.

During the interview, the following was discussed:

- 1. Brief description of exhibits or demonstration: None.
- 2. Identification of claims discussed: Claims 1, 5, 8, 10-15 and 20.
- 3. Identification of art discussed: None.

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- 4. Identification of principal proposed amendments: Amendments to claims 1, 5, 8, 10-15 and 20 were proposed by the Examiner in order to clarify the structural and operational elements in the context of their field of use.
- 5. Brief Identification of principal arguments: Examiner initiated the interview to propose clarifying amendments.
 - 6. Indication of other pertinent matters discussed: None.
- 7. Results of Interview: Applicants authorized the Examiner to amend claims 1, 5, 8, 10-15 and 20 in order to clarify the structural and operational elements in the context of their field of use.

It is respectfully submitted that the instant STATEMENT OF SUBSTANCE OF INTERVIEW complies with the requirements of 37 C.F.R. §§1.2 and 1.133 and MPEP §713.04.

Patent Office personnel is requested to note that Applicants do not believe the present submission would adversely affect the patent term adjustment accrued by the Applicant to date. The Patent Office requires a formal written replay to the substance of the interview (MPEP §713.04), and Applicants have had no prior opportunity to submit this reply. Therefore, the Applicant remains entitled to the full patent term adjustment set forth on page 3 of the Notice of Allowance dated May 10, 2005.

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It is believed that no petition or fee is required. However, if the USPTO deems otherwise, Applicant hereby petitions for any extension of time which may be required to maintain the pendency of this case, and any required fee, except for the Issue Fee, for such extension is to be charged to Deposit Account No. 19-4880.

Respectfully submitted,

Registration No. 52,432

Lenny R. Jiang

SUGHRUE MION, PLLC

Telephone: (202) 293-7060 Facsimile: (202) 293-7860

WASHINGTON OFFICE

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CUSTOMER NUMBER

Date: June 10, 2005